

**UNITED STATES OF AMERICA  
BEFORE THE NATIONAL LABOR RELATIONS BOARD**

**HEALTHBRIDGE MANAGEMENT, LLC;  
CARE REALTY, LLC a/k/a Care One;  
107 OSBORNE STREET OPERATING  
COMPANY II, LLC d/b/a DANBURY HCC;  
710 LONG RIDGE ROAD OPERATING  
COMPANY II, LLC d/b/a LONG RIDGE  
OF STAMFORD; 240 CHURCH STREET OPERATING  
COMPANY II, LLC d/b/a NEWINGTON HEALTH  
CARE CENTER; 1 BURR ROAD OPERATING  
COMPANY II, LLC d/b/a WESTPORT HEALTH  
CARE CENTER; 245 ORANGE AVENUE  
OPERATING COMPANY II, LLC d/b/a  
WEST RIVER HEALTH CARE CENTER;  
341 JORDAN LANE OPERATING  
COMPANY II, LLC d/b/a WETHERSFIELD  
HEALTH CARE CENTER**

**and**

**Cases 34-CA-12715  
34-CA-12732  
34-CA-12765  
34-CA-12766  
34-CA-12767  
34-CA-12768  
34-CA-12769  
34-CA-12770  
34-CA-12771**

**NEW ENGLAND HEALTH CARE EMPLOYEES  
UNION, DISTRICT 1199, SEIU, AFL-CIO**

**ORDER**

The Petitioners' Requests for Special Permission to Appeal Administrative Law Judge Steven Fish's ruling denying their petitions to revoke or partially revoke the Acting General Counsel's Subpoenas Duces Tecum<sup>1</sup> are denied in part and granted in part. The Respondent is directed to provide all responsive documents and communications available without resort to analysis of the email backup tapes, subject to the Acting General Counsel having the opportunity to persuade the judge that additional search is necessary and the Respondent

---

<sup>1</sup> As specified by the Acting General Counsel in his opposition to the petitions to revoke, the period covered by paragraph 27 in the subpoenas duces tecum is January 1, 2008 to present, not January 1, 2007 to present.

having the opportunity to demonstrate that it would be unduly burdensome.<sup>2</sup>

Dated, Washington, D.C., October 18, 2011.

MARK GASTON PEARCE ,	CHAIRMAN
CRAIG BECKER,	MEMBER
BRIAN E. HAYES,	MEMBER

---

<sup>2</sup> Member Hayes would grant the special appeals of the non-respondent entities, subject to the Acting General Counsel having the opportunity to persuade the judge that some or all of the subpoenaed material is necessary to prosecute the allegations of the complaint.